Jerome Seeks Slayers of Women in Negro Dens

Determined to Punish Those Responsible Crimes Were Committed and to Break Up the White Slave System.

SPRIGGS, CHIEF OF BAND, HELD IN \$8,500

THIEF PAYS YEARLY

Third Annual Visit to John

M. Adler's Place.

sence of the policeman, the burglar with No.

of John M. Adler at No. 121 West Forty-

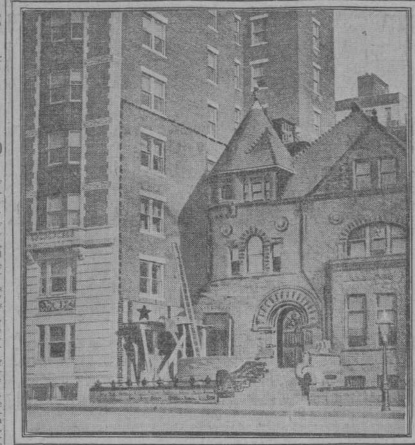
te the charge that two white wom- upon Mayor McClellan to-night by offernurdered in one of the dens con- ing this resolution:fled by negroes." said District Attorney ferome yesterday afternoon. "I am most that a horrible condition of white slavery nitted and if it can be brought home white women and girls have been drugged

work to be done, and we are at it as hard f warning those who may be floundering

& feet paid his annual visit to the shoe store and ran second street early yesterday. As usual uls he took five pairs of shoes, one pair of high and patent leathers, one pair of low patent Spriggs was called on to ap-laced plain black leather.

SKS ASSEMBLY TO PROBE SLAVE SYSTEM

WALL THAT WILL CLOSE WINDOWS OF HOTEL



Spite-Wall Being Erected at 108th And Riverside Drive Star Shows Spite Wall in Course of Construction Which When Completed Will Extend up to Point Indicated by Dotted Line

WOMAN WALLS UP \$1,000,000 HOTEL STREET CAR GROWD

CALL FOR SHOES vista-"For Privacy," Asserts Mrs. Rutherfurd, Builder. Burglar with No. 8 Feet Makes His

CLOSES TWELVE WINDOWS OWNER FIRST TO SNEEZE

Damages for Alleged Encroachment on Property.

Bullt solidly of brick and more than a leathers, a pair of russets and one pair of foot in thickness and forty feet in height, a crowded street car a wall is now well on the way to comple

This is the third year that a man with a least been to bound start to be liking for No. 8 shoes has visited Mr. Adher is becoming weary. The loss is only about thirty dollars, but as the visitor has broken for having for having for having at No. 12 thirty dollars, but as the visitor has broken and extended at No. 12 thirty dollars, but as the visitor has broken at No. 12 thirty dollars, but as the visitor has broken and the costly home of John the costly hom

It pleted about a year ago. The strife began broken and the flery powder poured out In the Reorganization Soon To Be

While bound for a fire at No. 328 East 123d street resterday Hook and Ladder Truck No. 20 was struck by a trolley car at Second avenue and 123d street. The pole of the truck was snapped off, but no one was injured.

T. McCall Was Elected. have for the truck was snapped off, but no one was injured.

Judge Greenbaum, of the Supreme Court, Louis Brown, of No. 41 Bowery, was found its considering an application to recount tarring in front of No. 47 Bowery early yester the ballots cast in various election district at the ballots cast in various election district at Banks Notified To Be on Watch for no effect. Decision was reserved. the last election for Herbert Slattery

'Spite," Says Owner of the Bona-Three Ounces of It Let Loose When the Package Breaks as Woman Bumps Other Passengers.

Trouble Began Year Ago with Suit for Wind Whisks Cayenne to Nostrils and Eyes of Others and They Cough

nade a discovery yesterday. This is the third year that a man with a tion between the Bonavista, a million dol- stampede of passengers was accompanied

tion to spite, Mrs. Rutherfurd to continued in paper on her arm. The car was full to robbed the first inconvenience she suffered because win- the door, but she edged her way inside burglar alarms, dows in the apartment house overlook her and got hold of a strap, e second time he rooms and verandas.

All went well for a few blocks. Then a

All went well for a few blocks. Then a Mrs. Rutherfurd, who was the widow of sudden and violent lurch of the car thrust Henry S. F. Davis, has occupied the house the woman forcibly between other passen- WOMEN FOR S. P. C. A. PLACES.

Off Mother as Sister.

East Fourteenth street, was shot in the abdomen as he lay in bed in the rear of his shop early yesterday morning.

Modica's wound is painful but not serious, yet had it gone an inch closer it might have been fated. Mollica believes the blackmallers who wrote him the letters committed the deed, though no clews have been found.

Off Mother as Sister.

Declaring that his friend James Dye in street floor near Thirty-sixth street, to a six of Troy, of the Troy line, will make the street light sign. Mr. Sweeney, as his sister, when in reality she was his proprietor of the botel, telephoned for a mother, who had never been legally discussed in the planting from the phono-boat Company has put its vessels into pergraph and moving picture arcade in the street chould need to hot sire though no legally discussed in the planting from the phono-boat Company has put its vessels into pergraph and moving picture arcade in the street chould need to mean Thirty-sixth street, to a large electric light sign. Mr. Sweeney, as his sister, when in reality she was his proprietor of the botel, telephoned for a chemical engine that the firemen might obtained and avert a recurrence of the blaze. In the botel the defective wire and avert a recurrence of the blaze. In the botel the fact of the fire seemed unknown to the baum in the Supreme Court to be relieved or the visit of the fire seemed unknown to the baum in the Supreme Court to be relieved or the window of the room overbaum of the window of the room overbaum of the payment of allmony to the woman, stran by in the vessels into pergraph and moving picture arcade in the street door near Thirty-sixth street, to a large electric light sign. Mr. Sweeney, as his sister, when in reality she was his proprietor of the bote, telephoned for a chemical engine that the first condition. The Saratoga and the City of Troy, of the Troy, of Troy, of the Troy, of Troy, of the Tro

J. A. Hull, Alias O. J. Hoyt. Banks in New York were warned through

Publisher for Articles in His

New York Papers.

by Ryan and Belmont Are

Causes of Action.

though Judge McAvoy's Hearing Is Not Over.

J. Collier, Freed on Security Given by Daughter.

Judge O'Sullivan, in Gen-owned by William R. Hearst, District At-lawyer, who of the articles.

This action was taken despite the fact that Judge McAvoy was to have continued the hearings which lasted several known which publishes the American, and saying he was without funds and could no employ content to the content of the weeks on the same charge at the time the Grand Jury was handing down the indictment. The basis of the charge is the statement made by Colonel Mann while he was testifying in the suit for extended the statement was the statement made by Colonel Mann while he was testifying in the suit for extended the summons was served yesterday on Clarence J. Shearn, personal counsel for the suit of the suit for extended the summons was served yesterday on Clarence J. Shearn, personal counsel for the suit of the suit for extended the summons was served yesterday on Clarence J. Shearn, personal counsel for the suit of the suit for extended the summons was served yesterday on Clarence J. Shearn, personal counsel for the suit of the suit for extended the summons was served yesterday on the suit for extended the summons was served yesterday on the suit for extended the summons was served yesterday on the suit for extended the summons was served yesterday on the summons wa

A. Wray, and his daughter. His case was when entered Mr. Craig handed up a long that I am corrupt, then I will take to affidavit declaring the Grand Jury had no right to take up a matter which was pending before a magistrate. He contended the indictment was illegal, inasmuch as it deprived Colonel Mann of his right to a hear-

The second of th

Anthony's martle will fall, has sat by the since that feed the resorts are deed the resorts already on the downward part of the first anything until they against them the propried that the propried that the propried the propri

Rumors of a general strike of the em- -Mrs. Lillie Devereux Blake, president for

MANN IS INDICTED, HEARST SUED FOR ACCUSED OF PLOT PERJURY CHARGED LIBEL BY JERONE TO WIN \$1,000,000

Grand Jury Acts on Accusation, Al- District Attorney Asks \$200,000 from H. H. Browne Placed on Trial on a Charge of Forgery in Effort to Obtain Land.

IS LIBERATED IN \$1,500 BAIL SERVICE MADE ON LAWYER OWNERS PERISHED IN OCEAN

Editor of Town Topics, Accused by Robert Editorials Hinting That He Is Influenced Prosecution Says Lawyer Who Was Once Sunday School Superintendent Invented Fictitious Heirs.

and publisher of Town Topics, indicted cation in the New York American and by attempt to get control of property value sterday was another in the Evening Journal, both at \$1,000,000, Henry Huffman Browne, eral Sessions Court, and then was liberated torney Jerome instituted civil sults yes. Browne's Civil Procedure Reports, and

while he was testifying in the suit for criminal libel brought by Judge Deuel against Norman Hapgood that the initials "O, K., W. D. M." on a letter sent to Moses E. Wooster by Count Reginald Ward, of London, had not been written by him.

After this indictment had been filed the Colonel agreed to appear before Judge O'Sullivan in the afternoon. He walked into court, accompanied by his lawyer, Charles L. Craig: his son-in-law, Albert when a newspaper steps beyond the line.

Clarence J. Shearn, personal counsel for Mr. Hearst. It was taken to him and he accepted it from Howard S. Gans, of the firm of Gans & Iselin, who are counsel for the District Attorney. Both Mr. Gans and representing they were the heirs of the original owners of the land. In all the conveyances of the land, and there were Mr. Jerome said, in talking about the suits:

"I am well aware, as things go at the deeds were recorded by his request. At the deeds were recorded by his request. At the deeds were recorded by his request. At the conveyances of the land, and there were many of them, he acted as a witness, and the deeds were recorded by his request. At the deeds were recorded by his request. At the conveyance is the original owners of the land. In all the conveyances of the land. In all the conveyances of the land. In all the conveyances of the land and there were such that the conveyances of the land. In all the conveyances of the land and there were such that the conveyances of the land. In all the conveyances of the land. In all the conveyances of the land and there were such that the conveyances of the land. In all the conveyances of the land and the conveyances of the land. In all the conveyances of the land and there were such that the conveyances of the land and the conveyances of the land. In all the conveyances of the land and the conveyances of the land the conveyances of the land the conveyances of the land. In all the conveyances of the land the conveyance of the conveyance of the conveyance of the conveyance of the conveyance of

HIT COMSTOCK; APOLOGIZES.

But Mr. Miller Is Particular to Say the Apology Is Only for the Court, Not for Mr. Comstock.

a Har, handed the following comm

The problems of the previous in the dark of the previous in the state of the previous in the bead of the previous in the bead of the death of the previous in the bead of the death of the previous in the bead of the previous in the bead of the previous in the bead of the death of the previous in the bead of th

False Alarm Is Given by One of Them

Mothers' Club Elects Officers.

False alarm of fire raised by a girl em-

At the annual meeting of the New York in a Cigarette Factory. City Mothers' Club in the Waldorf-As-